

UNITED STATES DEPARTMENT F COMMERCE
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SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT	
09/026,400		I INSTITUTED AFFEIDAM	ATTORNEY DOCKETT NO.
$\omega_{ij} = \omega_{ij}$,	
			EXAMINER
		1	ART UNIT PAPER NUMBER
		•	19
			DATE MAILED:
All participants (applicar	nt annlicant's represent	EXAMINER INTERVIEW SUMMARY RECO	RD
		•	
(a) Amy	Victor	(3) (4)	
(2) AINY 1	1000 / /	(4)	
Dat of interview	8/24/01		
		ren to applicant applicant's representative).	
EXPIDIT Shown or demon	stration conducted: '	Yes 🗹 No. If yes, brief description:	
Agreement 🗆 was read	ched with respect to son	ne or all of the claims in question. 🗹 was not reached.	
Claims discussed:	All		
	discussed: Non		
dentification of prior art o	discussed:	2	
Description of the genera	l nature of what was ag	reed to if an agreement was reached, or any other comm	ents: Discussed proposed
claim avo	devets. A	policant intends to pravide E	widere that dained
hu bridizatiz	. Conditions	se highly stringent, or	of will make additional
distassed	Durits to		12 / - 1 ·)
h	· · · · · · · · · · · · · · · · · · ·	overcome rejections under	115 4031 200
SECOND.	ressant and a convert	ho amondmente if quellable subjekts	
mached. Also, where no	copy of the amendmen	he amendments, if available, which the examiner agreed ts which would render the claims allowable is available, a	would render the claims allowable must be a summary thereof must be attached.)
		e a separate record of the substance of the interview.	
AMIAED MIND MIND! IMC	LUDE THE SUBSTANC	o indicate to the contrary, A FORMAL WRITTEN RESPO CE OF THE INTERVIEW (e.g., items 1-7 on the reverse selen one month from this interview date to provide a state	side of this form). If a response to the last Office
☐ 2. Since the examination requirements that	ner's interview summary It may be present in the	above (including any attachments) reflects a complete relast Office action, and since the claims are now allowable	esponse to each of the objections, rejections and
response require box 1 above is al	ments of the last Office	action. Applicant is not relieved from providing a separat	record of the substance of the interview unless
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